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when you do don't say anything about
the facts of the case, I have some more into.



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SEP 2 1 2017

U.S. DISTRICT COURT MID. DIST. TENN



# Hnited States Distsiri dourt for the middle putnet of Tennessee

Katie Layne Ovackenbush	>	
Katie Layne Quackenbush, Petitioner,	)	
Central Intelligence Agency	)	Civil Action No.
Central Intelligence Agency; Mike Pompeo, Director of Central Intelligence; Metropolitan		•
Nashville Police Department; District Attorney, Nashville;	)	[Evidentery Hearing Requested]
Governor, State of Tennelsee;	)	, , , ,
Tennessee Attorney General; State of Tennessee, Respondents.		
•	)	

## PETITION FOR A WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. 52241

AND NOW COMES, Petitioner Katie Layne Quackenbush by and Through Frederick Banks and Hamilton Brown, Llp files the foregoing Petition for a Writ of Habeas Corpus to remedy unlawful detention by Respondents and to be immediately released from unlawful confinement. In support Petitioner alleges as follows:

In Petitioner is in the physical custody of Respondents. Petitiovar is on bond of \$125,000. Counts have found that because you we still subject to restraint a regendant on bond is still in custody for purposes of 28 USC \$2241

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### JURIS DICTION

- 2. Petitioner is in custody in violation of the Constitution of the United States and federal Law.
- 3. This court has jurisdiction under 28 USC & 2041; art. I \$ 9, cl. 2 of the United States Constitution ("Suspension Clause"); and 28 U.S.C. + 133) as Petitioner is an American Citizen pursuant to 8 USC & 1401 under color of authority of the United States, and such custody is in violation of the Constitution; laws, or treaties of the United States. This Court may grant relief pursuant to 28 USC & 2241, SUSC & 702, and the All writs Act, 28 USC & 1651.
- 4. Petitioner has exhausted any and all administrative remedies to the extent required by law. Moreover, exhaustion of remedies is an affirmative defense that doesn't have to be plead or proven by fetitioner. Also, exhaustion is futile as petitioner is actually time cent of the charged offenses. As a result the court should bear the petition on the merits.

#### VENUE

5. Pursuant to Breaden v. 30th Judicial Circuit Court of Kentucky, 410 U.S. 484, 493-500 (1973), venue her in the United States District Court for the Middle District of Tennessee, the Judicial district in which Petitioner resides.

## Factual Allegations

- Co. Pet thoner was charged with the attempted Killing of a homeless mun, with attempted murder for the August 26,2017 shooting of Gerald Melton who remains hospitalized with critical injuries. Petitioner was broked into Jail and released after posting a \$25,000 bond.
- 7. Perthoner and her friend were being accorded by Melton. Melton approached fethorers Porsche as she and her friend sat inside, threatening to kill them and making explicit and sexist remerts at Quacken bush.
- 8. Penhorer did not try to kill Melton and had no idea that any shots hit him. Case 3:17-cv-01290 Document 1 Filed 09/21/17 Page 2 of 7 PageID #: 2

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- 9. Petitioner, a mother of a 5-year old son, drove a friend back to her can when the women saw Melton harasing other women in the street rearry.
- 10. Me) ton then approached petitioner and her friend in the vehicle.
- 11. Melton came up to the cor window and starts screaming in the window various threats and something about turning their window down because he couldn't sleep.
- 12. After Melton walked away, Pethoner got out of her can to escort her friend to a vehicle parted close by. Pethoner grabbed her gun und put a magazine milde.
- 13. Melton began walking toward petitioner again at which time fetitioner told Melton she had a gun. Melton was acting erratic.
- 14. Melton continued to approach the women so petitioner fired two warning shots. Petitioner closed her eyes when she shot both times but they were warnings and she thought she pointed away from Melton. Petitioner was in fear for her life before she timed.
- Melton. Fethorer was in fear for her life before the fired. LEGAL FRAMEWORK FOR RELIEF Sought

  15. Pethhorers alleyations are taken as the for purposes of this Pethton
  for a Writ of Habeus Corpus.

## CLAIMS FOR RELIEF CLAIM ONE Constitutions 2 Violations

- 16. Penhoner allege and incorporates by reference paragraphs 1 through 15 above.
- 17. Perhoner alleges that the Central Intelligence Agency ("CIA") may have had fethorer and Melton under electronic harassment and the Foreign Intelligence Surveillance Act ("FISA") to manipulate, egg on and control the infortunate shooting and incident. See unclassified Approved for Release CIA-ROP96-00792R000600320004-3 (3 declassified CIA documents on

Case 3:17-cv-01290 Document 1 Filed 09/21/17 Page 3 of 7 PageID #: 3

Telepathic Behavior Modification experiments from September 1975) at www.fora.cia.gov. The documents discuss both the US and Joviet experiments in the field of Itudy of "Behavior modification through tedepathic means is in Helt applied research. The changes or alterations of human activity desired can be either beneficial or detrimental to the percipient. " In telepathy research, unlike research in most scientific disciplines; the applied Phase preceded the basic phase. To put it simply this is why telepathy is still called a phenomenon, both in the USSIR and in the West. The phenomenon of telepathy has many application, one of which is behavior modification." There is strong evidence to show that the CVA has a program of "telepathy research" and can and does deliner this telepatry via wheless signal with GPS tracking by satellite. See Freedom from Covert Harassnent www. freedomfch. com (of the 300,000 thousand victims of electronic hisavinent in the United States 7590 are women); The Interviews with DR. fobert aincom, a CIA Scientist who worlded on the technology and the Interviews with DR. John Hall author of A NEW Breed of Satellite Terrorism in America and Guinea Pigs: Technologies of Control at Youtube. comi "Synthetic Telepatry" at noc news. com (Stating how in 2008 the U.S. Army was deleloping it); "Voice to Skull" at Frederation of American Scientists www.fas.org; "Voice of God Weapon Februari" Wired. Com; "Targeted Individuals" at youtube. com; Military mmd control A Story of Trauma and Recovery by Colin A. Ross, MO rossinst@rossinst.com www. rossinst.com; Psychic Dictatorship in the U.S.A. by Alex Constructive; Mind Control Coming, Scientist Warns (New York Times 1965); NY Times: Richmond's space weapons ban buggest victory for targeted individuals, June 10, 2016 www.ruchmond standard.com); search "Voice to skull" at usa, gov (yields over 300 hits). Case 3:17-cv-01290 Document 1 Filed 09/21/17 Page 4 of 7 PageID #: 4

18. The only way to know for sure it fethorer or Melton was in a CIA Fish program is for the Court to Issue an order pursuant to 50 USC of 1806(f) and the Federal Rule of Civil procedure 26 to disclose the electronic Surveillance. Petithoner whether the Fish surveilbance was unlawful and was used to manipulate her and Melton into a Confrontation. This Fish was illegal fletiturer is reither a foreign power nor an agent thereof and the Court Should order the Fish disclosed to fetitherer in reducted inclassified form to determine the legality of the surveillance. These acts by fespandents violated the Yth and 5th and 14th Amendments to the U.S. Contitution and So USC + 1801 et seg.

The Foreign Intelligence Surveillance Act.

19. Because of these illegal acts and fletchoners actual transcense her continued Board and desention continuent is unlawful because of both the substantive and procedural Constitutional violations and statutory violations. Keypondents have decided to turn their high tech weapons on the American Public as a video game for the purposes of Control and Murder and Mayham. George orwells 1984 has arrived. Compare Lester "Jehavah told me to Act" see statements of Flansigan, the twitter killer of Alison Parken a Boanoke TV reporter in cover story usatoday August 2014 unto "Allah told us to surrender" "Voice of God weapon" at wired, com stating that in bessert storm track soldiers heard voices which told them their Allah then God wanted them to surrender. Also, Google: "Matrix" + "Navy" + " cryptogy". Covent Two

21. The Arrest wourrant was not sealed with the Great teal of the State of Tennessee by the Judicial officer who purportedly issued it in violation of the 4th Arrendment to the U.S. Constitution. There was no probable Cause fasqueitzev-01290 pagunapit, 1 Attilied ONEATHOR opage 5 point Bage 18 this has a rule of

procedure. Also he sistent attorney did not sign the Intermetion changing fet tioner unt the crime which unlated the process, 14th Amendment and the tennessee Rules.

# PRAYER FOR REYES

WHEREfore, penharer prays that this court grant the following relief

- 1). Assume Jurudiction over this mutder
- 2) Grant fetherer a writ of haben corput directing the Respondents to immediately release Petitioner from custody and the Bond Constraints
  - 3. Order Respendents to duclose any Foreign Intelligence surveillance Act electronic surveillance on petitioner or Melton.
  - Y. Enter prelimmery and permunent injunctive relief enjoying fespondents from further unlawful detention of petitioner
  - 5. Allow fethorer to prosecute this fethor prose or appoint
- Co. Terdy this action as a National de class Action and appoint class counsel to free similarly situated persons from any FISA program.
  - To Award festioner attorney's feel and cold under the Equal Access to Justice Act ("FATA"), as amended SUSC + 504 and 28 vsc of alla, and on any other basis just hed under law; and
  - 8. Grant any other and Jurhan relief that this court deems Just and proper.

I aftern under penathy of perjury, that he foreyoung is true and correct.

9/16/17

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